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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/040,741	01/04/2002	David Betz	019223-001410US	3598
22434 75	90 05/03/2006	EXAMINER		
BEYER WEAVER & THOMAS LLP P.O. BOX 70250			REKSTAD, ERICK J	
			ART UNIT	PAPER NUMBER
OAKLAND, C	A 94612-0250		2621	TALER NOMBER
			DATE MAILED: 05/03/2006	5

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		10/040,741	BETZ ET AL.		
		Examiner	Art Unit		
		Erick Rekstad	2621		
Period fo	The MAILING DATE of this communication or Reply	appears on the cover s	heet with the correspondence ac	ddress	
A SHOWHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING asions of time may be available under the provisions of 37 CFSIX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by steply received by the Office later than three months after the med patent term adjustment. See 37 CFR 1.704(b).	B DATE OF THIS COM R 1.136(a). In no event, however riod will apply and will expire SIX atute, cause the application to be	MUNICATION.  r, may a reply be timely filed  (6) MONTHS from the mailing date of this of the come ABANDONED (35 U.S.C. § 133).	•	
Status					
2a)	Responsive to communication(s) filed on <u>2</u> This action is <b>FINAL</b> . 2b) Since this application is in condition for allo closed in accordance with the practice under	his action is non-final.	• •	e merits is	
Dispositi	on of Claims				
5)□ 6)⊠ 7)□	Claim(s) 1-5,9,15-18 and 21-26 is/are pend 4a) Of the above claim(s) is/are with Claim(s) is/are allowed.  Claim(s) 1-5, 9, 15-18, and 21-26 is/are rejudian(s) is/are objected to.  Claim(s) are subject to restriction and	drawn from considerati			
Applicati	on Papers		·		
10)	The specification is objected to by the Examement The drawing(s) filed on is/are: a) and a specificant may not request that any objection to Replacement drawing sheet(s) including the control of the oath or declaration is objected to by the	accepted or b)⊡ object the drawing(s) be held in rection is required if the d	abeyance. See 37 CFR 1.85(a). Irawing(s) is objected to. See 37 C	• •	
Priority u	inder 35 U.S.C. § 119				
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
Attachment	(s) e of References Cited (PTO-892)	4) 🗍 int	erview Summary (PTO-413)		
2) Notice 3) Inform	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB. 'No(s)/Mail Date	Pa (08) 5) □ No	per No(s)/Mail Date tice of Informal Patent Application (PToner:	O-152)	

#### **DETAILED ACTION**

This is an Office Action for application 10/040,741 in response to the RCE filed on February 21, 2006 where in claims 1-5, 9, 15-18, and 21-26 are presented for examination.

Please note the Art Unit for this application has been changed from 2613 to 2621.

## Response to Arguments

Applicant's arguments filed 21 February 2006 have been fully considered but they are not persuasive. The applicant argues that the amendment "permanently modifying the video frame information" has overcome US Patent 5,600,775 to King et al. The applicant states in the disclosure that the annotations are computer readable opcode (page 2 lines 19 and 20, Page 3 Lines 30-33 and Page 4 Lines 14-16). Therefore the annotations are in fact op-code read by the NUON system to perform the changes to the video. Thus, the "video frame information" which is permanently modified is the readable op-code used by the system to manipulate the video. King teaches the same practice of providing an op-code to a system in order to manipulate the video (Abstract, Table on Col 8 and Col 9). Therefore, the editing of the annotation data would be a permanent modification to the video frame information where in the video frame information is the op-code read by the system.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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Claims 1, 4, 9, 15, 16, 21, 24, and 26 are rejected under 35 U.S.C. 102(b) as being anticipated by US Patent 5,600,775 to King et al.

[claims 1, 4, 9, 21, 24 and 26]

As shown in Figure 1, King teaches a video presentation tool kit and method for creating an annotated video presentation formed of a number of linearly associated video frames; comprising:

A user activated designation tool for designating at least a portion of at least one of the number of video frames (Col 4 Lines 20-57) Note: the annotation is for the video frame which satisfies the at least a portion of the frame. King further states providing an annotation at a specific location in the frame which provides support for portion smaller then a whole frame (Col 2 Lines 54-58 and Col 9 Lines 41-44);

An annotator tool for annotating the designated video frame portion by permanently modifying the video frame information (op-code) corresponding to the designated video frame portion (25 Fig 1, Col 4 Lines 44-57, Col 5 Lines 26-31, Col 6 Lines 8-14); and

And authoring tool arranged to provide additional effects to enhance the designated video frame portion (Col 5 Lines 32-52).

Further, King teaches the designation tool is a pointer icon as required by claim 4 (27 Fig 1, Col 4 Lines 64-65).

As shown in Figure 1, King further teaches the user activated designation tool is activated by way of a user provided command via an input device selected from a group consisting of a graphics tablet, a keyboard, a joystick and a microphone as required by claim 9 (17-19 Fig 1, Col 4 Lines 15-16, Col 4 Line 58-Col 5 Line 6). [claim 15]

As shown in Figure 1, King teaches a system for creating commentaries associated with a video formed of a number of linearly associated video frames, the system comprising:

A display (13);

An interpreter (10) for receiving commands from a user activated designation tool (17 and 18) for designating at least a portion of at least one of the number of video frames,

An annotator tool for annotating the designated video frame portion by permanently modifying the video frame information (op-code) corresponding to the designated video frame portion (15),

And an authoring tool arranged to provide additional effects to enhance the designated video frame portion (15);

And wherein the commands are associated with video presented on the display;

A memory element storing a computer executable code operable to (Col 4 Lines 20-24):

Receive the commands from the interpreter;

Indicate a segment of the video; and

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Format the commands as a computer executable commentary associated with the segment of the video (Col 2 Lines 1-15, Col 4 Line 25-Col 5 Line 6).

[claim 16]

King further teaches the means of adding annotations to a media file and then viewing the annotations with a media file (Col 5 Lines 7-Col 6 Line 7, Fig. 2). It is interpreted by the examiner that by King playing the media file with the annotations, King is performing an emulation and displaying the results as shown in window (56) of Figure 2.

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over King.

King teaches the system of claim 16 as shown above. King does not specifically teach the display providing a first window wherein at least a portion of the video is displayed in the first display window absent annotations and the commentary is displayed in the second display window, and wherein the commentary as displayed comprises at least a portion of the video title and an associated annotation. It is well known in the art to provide a developer both an original view and an edited view in order to determine if the editing is desirable (Official Notice). It would have been obvious to one of ordinary skill in the art at the time of the invention to provide a display containing

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a first window absent of annotations and a second window containing commentary as it is well known in the art to provide a developer an original and an edited view (Official Notice).

Claims 5, 18, and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over King in view of US Patent 6,507,696 to Chung et al.

[claims 5 and 25]

King teaches the tool kit of claim 1 and method of claim 21 as shown above.

King further teaches the kit provides an add verbal command and an add graphic command (Col 5 Lines 32-51, Fig. 2). King does not teach the use of a linking tool that links the designated portion to a vista point that provides an enhanced view of a corresponding portion of the designated portion.

Chung teaches the use of providing the user with several options while viewing a digital video. One option is to view an enhanced video (Viewing Angle, Color Adjust) (Col 3 Line 45-Col 4 Line 6, Figs 2 and 3). It would have been obvious to one of ordinary skill in the art at the time of the invention to include the vista point commands (chapter jump and viewing angle) of Chung with the system of King in order to provide more options to the viewer while watching a digital video.

[claim 18]

King teaches the system of claim 15 as shown above. King further teaches the system provides an add verbal command and an add graphic command (Col 5 Lines 32-51, Fig. 2). King does not teach the use of an add vista point command.

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Chung teaches the use of providing the user with several options while viewing a digital video. The options include Chapter Jump, Editor's Comments, Viewing Angle, Volume Adjust, and Color Adjust (Col 3 Line 45-Col 4 Line 6, Figs 2 and 3). It would have been obvious to one of ordinary skill in the art at the time of the invention to include the vista point commands (chapter jump and viewing angle) of Chung with the system of King in order to provide more options to the viewer while watching a digital video.

Claims 2, 3, 22 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over King in view of Chung and US Patent 6,144,375 to Jain et al. [claims 2, 3, 22 and 23]

As shown above, King teaches the tool kit of claim 1. King further teaches the additional effects include a verbal or textual commentary effect, frame freeze effect (pause), and frame drawing effect (Col 5 Lines 7-18 and 32-52, Fig. 2). King does not teach the zoom effect or the color correction effect.

Chung teaches the use of providing the user the option to change Viewing Angle and Color Adjust (Col 3 Line 45-Col 4 Line 6, Figs 2 and 3). It would have been obvious to one of ordinary skill in the art at the time of the invention to include the vista point commands (chapter jump and viewing angle) of Chung with the system of King in order to provide more options to the viewer while watching a digital video. Though Chung teaches an angle effect, Chung does not teach the zoom effect.

Jain teaches the highlight creation system in which the user can zoom in on an image (406) and display the zoomed image along with media related to the image in a

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separate window (402) as required by claim 3 (Col 16 Lines 39-43, Col 20 Lines 6-11, Col 24 Lines 6-24 and 58-61). It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the zoom feature of Jain with the system of King and Chung in order to provide a user with a close up image of a scene along with audio commentary as taught by Jain.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Erick Rekstad whose telephone number is 571-272-7338. The examiner can normally be reached on 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mehrdad Dastouri can be reached on 571-272-7418. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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